



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office  
Address: COMMISSIONER FOR PATENTS  
P.O. Box 1450  
Alexandria, Virginia 22313-1450  
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/583,616	12/04/2006	Kazunori Yamamoto	06363/LH	5922
1933	7590	12/02/2010		
HOLTZ, HOLTZ, GOODMAN & CHICK PC			EXAMINER	
220 Fifth Avenue			WARDEN, JILL ALICE	
16TH Floor				
NEW YORK, NY 10001-7708			ART UNIT	PAPER NUMBER
			1773	
			MAIL DATE	DELIVERY MODE
			12/02/2010	PAPER

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

**EXAMINER'S AMENDMENT**

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

Applicant's abstract is too long and has been shortened. The new abstract is as follows:

### Abstract

A blower type chemical diffusing apparatus is small in thickness, simple in structure and reduced in cost structurally. This apparatus allows the chemical and battery to be exchanged readily and to facilitate electrically connecting battery to the motor in the blower. The apparatus casing comprises a first and a second side casing counterpart hinged together to allow its opening and closure. The apparatus also includes a blower with a motor and fan mounted in the first casing body. A chemical cartridge is disposed between the blower and the second casing body. The cartridge contains a chemical impregnated body that comprises a carrier in the form of a sheet impregnated with chemical. Also provided in the first casing body is a battery accommodating recess in which dry cells may removably be accepted to drive the motor and thereby to rotate the fan. Air is thus forced to flow through the chemical cartridge.

Any inquiry concerning this communication should be directed to JILL WARDEN  
at telephone number (571)272-1267.

/Jill Warden/  
Supervisory Patent Examiner, Art Unit 1773